charged and sent out for collection in dollars and cents, and not otherwise, and all taxations of the costs of suits shall hereafter be made in dollars and cents.

## CHAPTER 52.

AN ACT to continue certain Acts of Assembly.

SEC. 1. Be it enacted, by the General Assembly of Maryland, Acts con-That all and every act or acts of assembly which are limited by tinued. law to continue to the end of the present session of assembly, or which would expire during the same, or before the end of the next general assembly, be and they are hereby severally continued until the thirty-first day of October next, and until the end of the next session of assembly thereafter, unless such as are repugnant to, or inconsistent with, any law which may have passed during the present session of assembly, and subject to any alterations which have been made therein.

## CHAPTER 55.

An Act concerning the Chancery Court.

A Supplement, 1811, ch. 189.

See 1785, ch. 72, ante page 208.

Sec. 1. Be it enacted, by the General Assembly of Maryland, Chief judge That in any suit in the chancery court in which the chancellor of third judicial disfor the time being may have been counsel, or have given his trict to hear opinion, and on that account may conceive that he cannot conscientiously act thereon, and shall so certify in writing, the tain suits. same shall be heard and determined by the chief judge of the third judicial district, or by the court thereof, at the election of the complainant, and all interlocutory and other orders in such cases shall be made by the said chief judge, which determinations and orders shall have the same effect as if made by the chancellor, and such decree shall be subject to appeal in like manner.

See 1805, ch. 65, sec. 19, ante page 500.

The same advantages given to the respondent by 1811, ch. 189.

SEC. 2. And be it enacted, That the chancellor may require Chancellor the opinion of the chief judge of the said district on any ques- may require tion of law which may arise in any suit in chancery, and in on any point which, according to the usual practice, such opinion may be of law, &c. thought necessary; and that it shall be the duty of the said chief judge to express, in writing, such opinion; Provided, Proviso. that in case of such opinion being given, or in the case of any decree or order made by the said chief judge, or by the court, he being sitting therein, the said chief judge shall withdraw from the bench upon the deciding of the same case before the court of appeals.